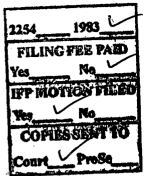
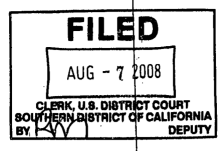
(Name) DOYON DOYON BO. DO'L'D) SI. (Address) P.Q. DOX 3030 11 (City, State, Zip) SUSONVELLE. COLPF 96127 (CDC Inmate No.) P62597*





United States District Court Southern District of California

Document 1

(Enter full name of plaintiff in this action.)		08 CV 1456 H CAL
DONOY DONES BO.	Plaintiff,	Civil Case No
Coty of Son Dougo, C	D166)
20100 (. DONG tox	,) Complaint Under the
LOUPBO B. POOTOO	3) Civil Rights Act
1066 0000/00) 42 U.S.C. § 1983
HOLLE Q. DURDO)
(Enter full name of each defendant in this action.))
	Defendant(s).)

A. Jurisdiction

Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983. If you wish to assert jurisdiction under different or additional authority, list them below.

B. Parties

1. Plaintiff: This complaint alleges that the civil rights of Plaintiff, DOUGN DONGE BO. (print Plaintiff's name)

SUSONVELLO, COLOF 96127 who presently resides at P.O. DOX 3030

(mailing address or place of confinement) , were violated by the actions

of the below named individuals. The actions were directed against Plaintiff at UNPTED States

DESTRE OF COURT OF SON DEVISE on (dates) OUS. 20, 2007

(institution/place where violation occurred)

CON- (Count 2) CON tornen Count 2) CON

2. Defendants: (Attach same information on additional pages if you are naming more than 4 defendants.)

6 1983 SD Form (Rev. 5/98)

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Defendant QQQQQ (BONStoZ

resides in SON DROWD, COLPG

(County of residence)

and is employed as a WODO

. This defendant is sued in

(defendant's position/title (if any))
his/her X individual X official capacity. (Check one or both.) Explain how this defendant was acting

Under color of law: I'd BONT NOH ENDDONGO DOCUMINATE ON D CIEVEL BURT CIADRINET CIOLOROLOROLOR STOTO PORSON AND OTHER PORSONS ON THES ONGORNE CONSORDENT. NUCLOS DONRES CON-CIODL HIL DOCUMONTS AND DRONGES HIL COSO NETHOUT A 2# DHONDOC

Defendant LOUSSO S. POQLOQ

resides in SON DECEMBER COLLECTION OF residence

and is employed as a 4Udal

. This defendant is sued in

(defendant's position/title (if any))

his/her individual in official capacity. (Check one or both.) Explain how this defendant was acting

Under color of law: 1UDDE PORTER AND ON THE SOME COSE: NITH

WIDDE DESIGNATION OF CONTROL ENDONOUS COSE: NITH

WIDDE ON OUT. SO: 2007. AND REFUSE TO RESPOND TO NOTECE OF OPPEAL

Defendant 1016F COROLLER PORTE COSE: NITH

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. This defendant is sued in

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under color of law: NO'd PORTECIPPOTED INTO A CONDO UP FOR THE JUDGES DU DON JUDGES AND LAND AND THEN NOT RESPONDENCE ON MOR.11.

Defendant MOLLY U. DAYOU

resides in SON DROW, COLPG

and is employed as a OOtPNU OLOOK

. This defendant is sued in

(defendant's position/title (if any))

his/her individual official capacity. (Check one or both.) Explain how this defendant was acting

under color of law: She'd Partere Pred ento thes contreved and dedn't research to hy noteces of appart and hy concreanence letter on har. 11,2008 of apparts and thes contreved and the concreanence letter on har. 11,2008 of apparts and these contreved and the contr

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary.)

Count 1: The following civil right has been violated: EQUAL POOTEOTERN USTREE

(E.g., right to medical care, access to courts,

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 1.] HY COMPLOENT OS OFONST the NUCLOS LOSOIC T. LOUNGEOZ AND LOURSO 8. POREDIO FOR POLERÓS POLENS ENTO THES CHISOSHIS CONSOSSIOCH THAT'S DEADENST BOLLON DONDE GE. BOILID) PERSAT*. NAGGH STORTED OF FONTOND COURT and the destreat attornous affects and assest by host LOLLOY DOLONTED CONFOR (V.V.D.C.) DOLOTORS and ENHOLOS BED9 EDA HORFDMOOTHR WILLEST SEATS. (BPRI 1899) WONRE ento ODC'l Presone sendo Dod 30. 1999) Tondonder. Cale-POTORO, OHENO, LONGOSTOR, NON FOLLOM, OCOCORON ONG NON HESH DOSDOL. THOSOS ERSHL PUBLETULFON'S HOO BUD-JOUY HO TO OTOODE THE CORMOD BUILD (CIEDOTTE ISTOM, HIDdoc'attomptoid muldoic, attacive, thosets, harassiment, mastroathout good fedu. By to reduce a some the most soon of the sound of OF OBILO AND THOMODOTHE JOESTIE GOTE, MOSTOTEHET 'NOST -DO BO HOUR THUMARENUS TRULING, BOWSON BOWSHING LERB SOCI 172 GOBOOKS VEFFI SHU FOOM OF EOTSEETH HESTOOGENET JOSMOG PNO POSPONE TRIBADON KITUDEGITE 'STUGNICOO DU thorat's to contembe on Double. and house heth enfor-HOL SUMOTOR NHO FLOODFOUN ONG CHOLLONDES ONG FOU TO DOST PHEORHOTOON FROM HO. ONG I'M BEPLL DOPNE LLOROSS DU OH 109MOU OF LLDY OF EGIDANA PRINTERSED PUL STUEDS OUT OF MY TO LOGGED DING POUL POULDESTON OF O. ..

| 1981 SD Fore (Rev. 5/98) Count 2: The following civil right has been violated: EQUAL POOTOSTEON * WSTPOO (E.g., right to medical care, access to courts,

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 2.] NOST VOLLOUL DOPUL POS NOS TODOS to purt doug ento my food. that's nhy Judges nalted L: Prockhorr range a grazzas and Danarae a fathra CONTOUND THOS DITRACT COMBEDOS MA' ONG OFFICE FUR DEBtopat attornour accords tolone he poemo hacany and though of those D.O. a to folloful foodplass of our nothers. ONO FOLSON HESLOCIDENCY FOND HOUSE FROM FONTONO 60120,000 DOSCOCKMONT ONG NOTH DESCONTON DA OSSOCIADO 34E00H000 OKO04017,8 tO 345006 H0 3450 O E0780 H32100-JOHNOS, LICATOR OF SERVICE THEORY SOUNDS LICATION THAT CONTRACT CONTRACT CONTRACTOR CONT MOLYOLOMOCOUPS, 18M / 18M MODOS, 1. NOODO, OND MONDON HODON. HOUR NOBA'T THOSE TO DOGOND HO O'TO ... OND THOSE'D KYON I VOUTY DO ZOON THOOPAY ROUSHOND GUTTON I YONN BO though doubdood to take advantage of the opportunistu to doicidend tha ento ou establic entrodemant confassech CE FOLSO HOSLODOS LA DILOCOLOSE OLEO...

3* LA COOS 10 TO LOS CHOSTOS ON HOOCH 52'S COO TO NOTH LOS SHES.

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Count 3: The following civil right has been violated: GOUOL PROTESON* JUST POS SPOR & Chr. hard stop and and courts, (E.g., right to medical care, access to courts,

: ODMA/PCDOCS/WORDPERFECT/22834/I

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 3. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 3.] ANSON NOS SHOOTOO then, the OSANT SPOU ROS. and HENE HEND RONT DLANK FOR ADOUT A FOR SOCIONO ON OPFECCIAL OCIOSISPON. ONO MENO HODA FOOMENO LPKO a raman non at r.v. D.O. the top of mene head HAPLStOP DOONPYA DING MEND FOOTH FULHOID POONN. that's one of the leaden that their it dedn't hant he to PODOSOS TONDOS TOPOL. DUT NONTES HOS TO FOKE A DOSOL. and not go to topal and foregn but dedn't hant to FOLL HO WHY MOT. NOW BOOK OF COLDED FORD ON DOW. 26.20-OT I'G SOUT OUT HIL 605 FOR that there I ronal Donadow to PUD BONDARY COURT IS SOUR IS SOUR NO. OTHOROUGH due to the facts that passons offscisal's, daugis, sampt-O'S. OND MY GONDETEDY DISTORDED AS THE HORS AND THOUSE COUSE the teme lags. SO FN FOD. 2007 LG FOLDE O CONFL REDITE DOL 1983 42 U.S.O.S. COMPLOENT NETH BOMES GOS'S. the 602's has bont back to me neth a paper askend me a and a construction of area and a construction of the a FOUDDIAL TO JUNEAU BY BURDA OF HOLD BURDA TO JUNEAU THE DUDGET-901" NO! and sout et dack to the U.S. Destoect couct of the Southeran Destarct of San Droso, coloproched. Round ODOUT HOW OD JUNES OF 2007 SE NHOW THOS JUNGOUS ROJORO (PRO-NO FOUR DAY SOURSO B. POOFOIC'S OSK MO TO GO O FOOST OMOS NOON COMPLOSAY, SO I'D DED, and I SOME thom a 4B POSICE HOND HOSTRON NOST OF MENON FOUNDAGE FOODITENS OUT the composed at lossely topsed of 600670(2) not BYON VERYON SEON FOO CIONESCATOR O HOTENON, PHOTO CIONESCA CE DOFF OF US VEFF STOP VOUND (CONTRO & MO) POS, 2 HOGEROF DOCUMENTS, 128 6 DOCUMENTS OF COMMETEUR NOONS OCT-PON that support thes controld, wreply had foogus, lasson COURT DOCUMENTS, U.S. DESPORTMENT OF JUSTECO DOCUMENTS

TONOET ROBD⁽² CMY)

D. Previous Lawsuits and Administrative Relief

1. Have you filed other lawsuits in state or federal courts dealing with the same or similar facts involved in this case? X Yes D No.

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and a hand hostern documents of the court. D.a., De-PUTSUS, OTTORNOLL'S, CLOOR, OFFECIEDY'S, ONG ENMOTO'S OF THERE NOONE GODNE DEADNET DOMON DONES SC. 80, 5,0) P62597* and I'd sout them a bed youllon local folded Stand Noth about ton 100 Stamps on ot, a withou askend thom to make coopers and sound me back meno bocuments. POICIOUSO: MEDI DOISCIQT STOTOS POPSON OFFECIEDI'S ES OCIO ENSUE HO USO OF THE TOUTSPOOT SO I COUNT, HONG COOSES. BUSERMARD DUS SOUDHOW BUILD WHY FOOK DIS ROUD NO OB HEND COSO. AND SONT HO DOOK MEND EMODED ON CHIPTY METHOUT a appropriate to ferior a socional amounded compraent. and with no oxoldenateon. Bo en nov. sads is vooto the COMMESSEDN ON MIGECIEDT GOOCLOOMONOION VEFT ON EXPLOSNATION, and the desmessal added of the Judges. DUT ON DEICI. 11, 2007 I'D DEICIOIZIVEI THOSE DOCIOMEINTS DOCIE, WEFF GOOTOOFE ON EN FUO GEOORFEON OF FUO DA CEOURT COURT. ON DEIC. 19 2007 I'D SEINT THOSE SOME DOCUMENTS to thei cirear in success of according too their da abordant. ON JON. 30. 2008 SO SOUT OUT O CONCIDEND JO LOTTOR TO the 94 CIPLOUDE CIOULE. ON FOID. 22,2008 DOPUTY OLDOK 1066 OLD-CLOVE OND OCTONG CLOOK HOLLY O. DRYDIC BONT HO ON OPO-PODEZO PORROJO VEFF VOOGE OR LEFO O HOLEGO OF OBBOOT ON MOD. IL. 2008 IS FOLUS O NOTS OU OF APPOIDL. BUT NO ODSOO-NO. ON ORR. 3. 2008 I'D MORL OUT O CIONCIDENS NO LEITOR TO the PHEDDOUST COURT. STOLL NO DOUSPOND. ONDIDULI NOS DOUGENA the 1027 horse Mongraph When is noteded hambershed DOJONOZO LEON CE PODJODESENO TOVNOCIA CO-GAPTEZPIOSE CE thes Handbook. Nateonal Languas Bugld

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Under Penalty of Periory

If your answer is "Yes", describe each suit in the space below. [If more than one, attach additional pages providing the same information as below.]	
(a) Parties to the previous lawsuit: Wyork ONOS SQ. Bo'l'O	
Plaintiffs:	- 1
(d) Issues raised: CONSORCOLY CORMENOL OCKRIPTOS	- -
	-
(e) Approximate date case was filed:	
COLOGENA HA MOTECO CE COLOGE CE OCOGO PE ÎNÇÃOS COLOGE CE OCOGO PE ÎNÇÃOS	
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PLODINGS EE DOUDN DONES BO. Stell PENDENG DOSEDNOONT'S COOCOCON CEED COOLS 1000991, MOOFDNOZ, BONDOYOL. HOLONDNOZ, CORMONU. COODODNOS, TOLLMON COSO: 1:07-04-00302- LAO-DLB. UNRECOD STATOS COURTS OFFECIOI OF this Clock. Unetold Status Destaent Ciouat EOSTOON DESTORCY OF CIOLIFFOONING FOOUSHO, CIOLIFF 93721-1318

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PLOSYKOFF DOUDY DOVES GO. Stell Pendeng DOFONDONT'S HEAR DOSCOT OFFECILOL'S T.FOLLOO, O.K. MONA. M. TON NEOND, D. VONDOOVELLO, D. POUDDECOOD, M. NOCEDOOD, LIGHT-NP9, M. NOP9 ht caso: 2:07-04-01530-600-066, Unptod States COURTS SEEDON OF the CLOICK, UNDERNO STATES ADSTANCE COURT ECOSTORAL DESTORUT OF COLDEODARD 501"I" STOROST SURTO A-200 SSES- PLBEP DEMODIFICOLUDIO OFINOMODODOB

> Dryan Varin Sr. ~ 80.5.97 * U.D. & P. 2008 UNDER FEMOLEY OF PERSURY

E. Request for Relief

Plaintiff requests that this Court grant the following relief:

1. An injunction preventing defendant(s):

Stop controvend agarnet 0,x,00, 00 55 50 NONOG.

- 2. Damages in the sum of \$ 567,700,000
- 3. Punitive damages in the sum of \$ 2,000,000,000 OVER OLL CONSPROACY
- 4. Other: that judge see fet etc...

F. Demand for Jury Trial

Plaintiff demands a trial by \(\sqrt{\omega} \) Jury \(\sqrt{\omega} \) Court. (Choose one.)

G. Consent to Magistrate Judge Jurisdiction

In order to insure the just, speedy and inexpensive determination of Section 1983 Prisoner cases filed in this district, the Court has adopted a case assignment involving direct assignment of these cases to magistrate judges to conduct all proceedings including jury or bench trial and the entry of final judgment on consent of all the parties under 28 U.S.C. § 636(c), thus waiving the right to proceed before a district judge. The parties are free to withhold consent without adverse substantive consequences.

The Court encourages parties to utilize this efficient and expeditious program for case resolution due to the trial judge quality of the magistrate judges and to maximize access to the court system in a district where the criminal case loads severely limits the availability of the district judges for trial of civil cases. Consent to a magistrate judge will likely result in an earlier trial date. If you request that a district judge be designated to decide dispositive motions and try your case, a magistrate judge will nevertheless hear and decide all non-dispositive motions and will hear and issue a recommendation to the district judge as to all dispositive motions.

You may consent to have a magistrate judge conduct any and all further proceedings in this case, including trial, and the entry of final judgment by indicating your consent below.

		·
OR	X	Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.
that the f	oregoin	ng is true and correct.
		Olyan Oans - Sc. pature of Plaintiff
		that the foregoin

\$ 1983 SD Form (Rev. 5/98)

Date

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TATE @ 25 00 89 108 - CV - 01456 - H-LSP Docume DC 840 (Rev. 12/02)	ent 1 Filed 08/07/2008 DEFMENT OF CONTROL OF
CDC RECLASSIFICA	ATION SCORE SHEET Green - Inmate
	IFICATION (ENTER X in a, b or c) DATE CORRECTED a) NEW b) CORRECTION MO DAY YR c) DELETE
7-21-08 18	24 25 - 26 32
B. ANNUAL 6 MONTH REVIEW PERIOD DATES	E. CORRECTION TO CDC 840 SCORE SHEET (Prior to Rev. 07/02)
MO DAY YR 3. (Enter X)	1. Use this section to correct a CDC 840
REVIEW PERIOD Annual BEGINNING DATE - 33 39	score sheet with a form revision date (+ OR -) 70 prior to 07/02. TOTAL CORRECTION =
	F. COMPUTATION OF SCORE 1. PRIOR PRELIMINARY SCORE
4. Number of Full Review Periods MO DAY YR REVIEW PERIOD	(Preliminary Score from 839/New Preliminary Score from 840 or 841) PORNTS 73
ENDING DATE 40	2. Net Change in Score (+ or -) (D. 8 minus C. 4) 8 Pts a yz: weth 10b
C. FAVORABLE BEHAVIOR SINCE LAST REVIEW	3. PRELIMINARY SCORE SUBTOTAL TWAS IN 2 17
1. Continuous Minimum Custody x 4 = 46	(Not less than 0) 1 NAC 71 Pts 4. Change in Term Points (T/P) (x 2) NaW (+ or -) 79 - Old T/P + New T/P 79
2. No Serious Disciplinary x 2 =48	5. NEW PRELIMINARY SCORE = 2 / 7 82
3. Average or Above Performance in Work, School or Vocational Program x 2 = 50	G. PLACEMENT
	MANDATORY MINIMUM SCORE FACTOR CODES AND SCORES
4. TOTAL FAVORABLE POINTS = -	CODE SCORE CODE SCORE [A] Condemned 52 [E] Warrants "R" Suffix 19
D. UNFAVORABLE BEHAVIOR SINCE LAST REVIEW	[B] Life Without Possibility of Parole 52 [F] Violence Exclusion 19 [C] CCR 3375.2(a)(7) Life Inmate 28 [G] Public Interest Case 19
SERIOUS DISCIPLINARIES Number of 1. Div. A-1/A-2 x 8 =	[D] History of Escape 19 [H] Other Life Sentence 19 1. SCORE FACTOR CODE (Assess Only Highest Factor) 85
Div. 8, C & D x 6 = 54	2. MANDATORY MINIMUM SCORE
Div. E & F x 4 =	3. PLACEMENT SCORE ENTER NEW PRELIMINARY SCORE OR MANDATORY MINIMUM SCORE WHICHEVER 88
2. Battery or Attempted Battery on a x 8 = 58	IS GREATER
Non-Prisoner Dates:	H. SPECIAL CASE FACTORS 1, HOLDS, WANTS and DETAINERS 2, RESTRICTED
3. Battery or Attempted Battery on an Inmate x 4 = 60	(Enter A, P or *) CUSTODY SUFFIX
4. Distribution of Drugs Dates: x 4 = 62	Felony
5. Possession of a Deadly Weapon Dates: x 16 = 64	3. ELIGIBLE FOR RESTITUTION CENTER a) 180 Status (Y/N) (Enter Y or N) 4. LEVEL IV DESIGN 7 5. US ARMED FORCES (Enter Y or N) 95
6. Inciting a Disturbance Dates: x 4 = 66	4. CURRENT INSTITUTION AND EACH ITY 7. COUNTY OF LAST
	LEGAL RESIDENCE
7. Battery Causing Serious Injury x 16 = 88 Dates:	
. 🕳	8. CASEWORKER'S NAME
8. TOTAL UNFAVORABLE POINTS = +	NORGAARD M106
	TAFF REPRESENTATIVE 2. DATE OF ACTION
1. LAST NAME	MO DAY YR
3. LEVEL IV DESIGN a) 180 Status (Enter Y Code 4. MINIMUM CUST a) Eligibility (Enter E, Lor P)	5. CCRC ELIGIBILITY b) Reason Code Code (Enter REN. REX or *) 136
6. DEVELOPMENTAL DISABILITY 7. DISABILITY PLACEMENT PROGRAM (DPP)	132 CODE(S)
PROGRAM (DDP) CODE a) (*) Primary (affects placement) b) (*)	c) (*) d) (*)
8. ADMINISTRATIVE DETERMINANT CODE(S)	
a) (*)	d)(°)
158 162	170 174
9. MENTAL HEALTH LEVEL OF CARE 10. INSTITUTION APPROVED	11. REASON FOR ADMINISTRATIVE OR IRREGULAR PLACEMENT
(Enter C or E) CCCMS: EOP 178	179
A. IDENTIFYIN	IG INFORMATION
1. CDC NUMBER 2. INMATE'S LAST NAME	3. DATE COMPLETED
P 6 2 5 9 7 DAUI	7 5 - 2 Z - 0 8 12 SP 05 91488 MO DAY YR

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COSO*3:07-CN-00140-BON-POQ

BOUCH DONOS BO.

HOYDOMÍJA MOLÐGIÐ ÓK VÓÐF ÓK

Vs.

BON DEVISO, COLEGOONEO. 1UDIÓS: ODIOC 1. DONOTÓZ. 10UESO 8. GOCTOO ONO 18.

... 10 40 02000 02128: haboan

Dato: Qua. 3, 2008

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Commission on Audicial Performance
455 Golden Gate Abenue, Suite 14400
San Francisco, CA 94102-3660
(415) 557-1200
FAX (415) 557-1266
Web Site: http://cjp.ca.gov

December 7, 2007

Bryan Davis, P-62597 High Desert State Prison P.O. Box 3030 (D2-220) Susanville, CA 96127

Dear Mr. Davis: 3:07-(N-1AO Chse* Bann-PO&

We have read your communication. It does not pertain to the work of the Commission on Judicial Performance. Our primary function is to evaluate and act upon complaints against California state court judges for misconduct.

Your complaint concerns a federal judge. This commission has no jurisdiction over federal judges. You may wish to write to the United States Circuit Court of Appeals, which is authorized to receive complaints about federal judges. The address is:

Clerk of the Court United States Ninth Circuit Court of Appeals P.O. Box 193939 San Francisco, CA 94119-3939

Please find enclosed your correspondence.

Very truly yours,

Amy Ladine

Secretary to Staff Counsel

AL:hs

Enclosure

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT P.O. Box 193939 95 Seventh Street San Francisco, CA. 94119-3939

February 19, 2008

Bryan Davis, Sr. P-62597 High Desert State Prison P.O. Box 3030 Susanville, CA 96127

Dear Mr. Davis:

This will respond to your correspondence to this court. We apologize for any delay in responding to your letter. Our court receives numerous letters requesting information and we do not have the staff to respond immediately to all requests. We are a court of limited jurisdiction which means that it can only act on cases which have been first filed, and finally decided in a U.S. District Court within this Circuit. See Title 28 of the United States Code Section 1291, 1292. This court and its employees are prohibited by statute from giving legal advice.

In order to request relief in this court, you must file a notice of appeal from an appealable judgment or order of the U.S. District Court. Depending upon your type of case, you are referred to Title 28 of the United States Code, Sections 2241 - 2255; Title 42 of the United States Code, Section 1983; and Title 28 of the United States Code Sections 1330 - 1335 and 1343. If you are filing a writ of habeas corpus, it must be filed with the appropriate U.S. District Court. See Fed. R. App. P. 22 (a).

In addition, it is important to note that all administrative and state court remedies must be exhausted before petitioning the federal court system, in the event the matter relates to your confinement in a state correctional institution.

Your materials are being returned.

Sincerely,

MOLLY C. DWYER

Acting Clerk of the Court

Deputy Clerk

Greetings,

We recently received your request for legal assistance. We apologize for this form letter, but the Prison Law Mailing Program is run on a volunteer basis and has very few resources.

If you have written to us requesting legal representation, we would like to clarify that <u>we are an administrative office</u>. We are not attorneys and cannot provide representation. <u>Please do not send us your legal documents</u>, or copies of them. We will not be able to return them to you.

The Jailhouse Lawyer Handbook helps you file civil suits for violations of your rights by the government (not other prisoners) while in prison. It will not help with a criminal case or the reason you are in prison. Due to our extremely limited resources, we can only ship a <u>limited number of Jailhouse Lawyer Handbooks a month</u>. Whether or not you receive a Handbook is not based on the substance of your letter.

If you are receiving this letter without a Handbook, we sincerely apologize for the inconvenience. We have enclosed a brochure for a sister organization, Prison Legal News, the best prisoners' legal newsletter in the country. If you are receiving this letter with a Handbook, please share and copy the Handbook for others in your prison who may not have access.

Handbooks are also available at the Center for Constitutional Rights. Their address is: Center for Constitutional Rights, 666 Broadway, 7th Floor, New York, NY 10012. If your family or friends have computer or library access, please tell them the Handbook is available on-line, where they can print it out and send it directly to you. The online address is: http://jailhouselaw.org.

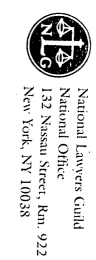
At this time, there are no state-law versions of the Handbook. We are no longer sending separate kits, and the journal *Conspiracy* is no longer published. Because of our extremely limited resources, please be aware that it may take several weeks to receive requested information.

The NLG is the nation's oldest and largest progressive bar association, uniting lawyers, law students, legal workers and jailhouse lawyers. The NLG offers free membership to Jailhouse Lawyers, but if you would like to receive our annual publications, we ask for \$7.50 per year to cover our shipping costs.

We hope the enclosed materials help you in your struggle for justice.

With respect,

The Prison Law Project
National Lawyers Guild, National Office
132 Nassau Street, RM 922
New York, NY 10038



Syan Davis Sr # 162597 Posox 3630 D8-125

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June 12, 2008

Bryon Davis, P-62597 High Desert State Prison P. O. Box 3030 Susanville, CA 96127-3030

Dear Mr. Davis:

The Office of the Inspector General has received your correspondence.

After reviewing your correspondence, we determined that the issues you raise could be more effectively addressed through a general approach rather than individually. Given the volume and complexity of the complaints we receive, it is not possible for us to fully research and respond separately to each complaint. Therefore, we attempt to focus our audit and investigative resources on issues where the greatest needs exist. We believe that in this way we can provide the greatest benefit to you and others who have been affected. If we conduct an audit or investigation of the issues you raise, you may be contacted later.

Furthermore, we are returning the self-addressed stamped envelope you included with your correspondence, as our office does not photocopy and return documents. If you find it necessary to write to this office in the future, please do not send original documentation as we will not be able to return them. As well, this office does not submit paperwork on behalf of outside individuals or entities and therefore, will not be submitting your CDC-602 inmate/parolee appeal form on your behalf.

The Office of the Inspector General considers this matter closed. Thank you for bringing your concerns to our attention.

INTAKE AND REVIEW UNIT Office of the Inspector General

VH:08-0017611-01

Enclosure

PRO SE OFFICE

UNITED STATES DISTRICT COURT

Filed 08/07/2008

SOUTHERN DISTRICT OF NEW YORK

DANIEL PATRICK MOYNIHAN UNITED STATES COURTHOUSE 500 PEARL STREET, ROOM 230 New York, New York 10007

J. MICHAEL McMAHON CLERK OF COURT

INSTRUCTIONS FOR FILING A PRISONER'S CIVIL RIGHTS COMPLAINT

Attached are a complaint form and an application to waive the filing fee for a civil rights action under 42 U.S.C. § 1983. The instructions for completing them are as follows:

- 1. Caption: The caption is located in the top left corner on the first page of the complaint. You, as the person filing the complaint, are the Plaintiff. The people you allege have violated your rights and are responsible for your injuries should be named as the Defendants. You should state the first and last name of each defendant and badge number, if appropriate. If you do not know the name of a defendant, you should name him or her as "John Doe" or "Jane Doe" and include some descriptive information about that defendant. For example, "John Doe Correctional Officer who worked the 8am-4pm shift on C-Block at Sing Sing Correctional Facility on January 1, 2006."
- 2. Jury Trial: You are entitled to a trial by jury, but you may lose your right to a jury trial if you do not ask for it early enough. You should indicate on the first page of the complaint whether you want a jury trial by checking either "yes" or "no" in the top right corner of the first page of the complaint. You can also demand a jury trial within 10 days of service of the answer. If you fail to request, but later decide you want, a jury trial, you may request one by filing a formal motion and explaining why you did not ask for one earlier. The judge does not have to grant this motion.
- 3. Contents: The form should be completed in full. It can be typed or handwritten, and it must be legible. If you need more space to answer a question, use separate sheets of 8½ x 11-inch paper and attach them to your complaint. You must provide the facts of your case, but need not include legal arguments or references to cases. One complaint must contain an original signature (in ink or pencil) from each plaintiff. Photocopies of your signature cannot be accepted. The complaint need not be notarized.
- 4. Copies: You must send the Pro Se Office the original complaint plus two identical copies. You should keep another copy for your records. Copies may be handwritten or typewritten but all copies (including any attached exhibits) must be identical to the original.
- 5. Fee: The filing fee is \$350.00, payable to the "Clerk of Court, USDC, SDNY," by certified check, bank check, money order, major credit card, or cash (if your complaint is submitted in person). Personal checks are not accepted.

- 6. <u>Inability to pay the filing fee</u>: If you are unable to afford the filing fee, you may apply to the Court to waive the fee by completing the enclosed Request to Proceed *In Forma Pauperis* and including it with your original complaint. The caption of this application must be identical to the caption on the complaint. If you currently are confined in a jail, prison, or other correctional facility, you must also complete a Prisoner Authorization Form and attach it to the Request to Proceed *In Forma Pauperis*. Even if the Court grants your application to waive the filing fee, your inmate account may be debited in accordance with the Prison Litigation Reform Act of 1995, codified at 28 U.S.C. § 1915(b). If there is more than one plaintiff, each plaintiff must provide a separate Request to Proceed *In Forma Pauperis* and Prisoner Authorization Form.
- 7. <u>Filing:</u> When you have completed the forms, mail the original and two copies of the complaint, along with the full filing fee or the Request to Proceed *In Forma Pauperis* and Prisoner Authorization Form, to the *Pro Se* Office at the address above.
- 8. Serving the complaint: Do not serve the complaint on defendants until a docket number is assigned to your case and a summons is issued. The *Pro Se* Office will send you further instructions and necessary documents when service is required.
- 8. <u>Language</u>: All papers must be submitted in English. All Court proceedings will be held in English. If you have difficulty understanding or writing in English, you should ask a relative or friend to help you prepare your papers, and you should bring someone to act as your interpreter whenever you come to Court.
- 10. Questions: If you have any questions, please contact the *Pro Se* Office, (212) 805-0175, during business hours, 8:30am 5:00pm, Monday Friday (except federal holidays). Please note that the *Pro Se* Office cannot accept collect calls.
 - *** These instructions need not be submitted with your complaint ***

Rev. 07/2007

VIII. RELATED CASE(S) IF ANY (See Instructions):

JUDGE

ACTION UNDER f.r.c.p. 23

Docket Number

JURY DEMAND: ☐ YES ☐NO

DATE 8/7/2008 SIGNATURE OF ATTORNEY OF RECORD

MIOOS